1 Thomas Christensen Nevada Bar No. 2326 2 Christensen Law Offices 1000 S. Valley View Blvd. 3 Las Vegas, NV 89107 courtnotices@injuryhelpnow.com 4 Attorneys for Defendants Gary Lewis, 5 Thomas Christensen and E. Breen Arntz 6 Abraham G. Smith Nevada Bar No. 13250 7 Lewis Roca Rothgerber Christie, LLP 3993 Howard Hughes Parkway, Suite 600 8 Las Vegas, NV 89169-5996 9 asmith@lewisroca.com Attorneys for Plaintiff United Automobile Insurance Company 10 UNITED STATES DISTRICT COURT 11 DISTRICT OF NEVADA 12 UNITED AUTOMOBILE 13 INSURANCE COMPANY, CASE NO.: 2:18-cv-2269-JAD-BNW 14 Plaintiff, 15 VS. 16 THOMAS CHRISTENSEN, an 17 individual; E. BREEN ARNTZ, an individual; GARY LEWIS, an 18 individual; 19 Defendants. 20 21 STIPULATION AND ORDER TO EXTEND DEADLINE FOR FILING RESPONSE (SECOND REQUEST) 22 Plaintiff United Automobile Insurance Company and Defendants Thomas Christensen, E. 23 Breen Arntz and Gary Lewis, by and through their respective undersigned counsel, hereby 24 25 stipulate and agree as follows: 26 The Ninth Circuit is currently considering an Order to Show Cause in appeals 27 22-16073/22-16105. Briefing on those pending cross-appeals is currently stayed pending 28

1 further Order from the Appeals Court. The parties hereto agree there is good cause, for the sake 2 of judicial efficiency, to further delay the briefing in this case related to Plaintiff's Motion to 3 Amend Complaint to Drop Barratry Charges (ECF #148). The parties believe it will be more 4 efficient to continue briefing until after a decision is rendered by the Ninth Circuit on the 5 appellate Order to Show Cause. Therefore, the parties hereby stipulate that the time for 6 Defendants to file their Response to Plaintiff's Motion to Amend(ECF#148) shall be extended 7 to seven (7) days from the date that the Ninth Circuit issues its written decision on the Order to 8 9 Show Cause. Thereafter, the Plaintiffs will file their Reply in ordinary course and the Court 10 may set the matter for hearing if necessary. 11 This is the second request for an extension regarding this pending motion. 12 Dated this 15th day of August, 2023.. 13 Christensen Law Offices, LLC Lewis Roca Rothgerber Christie, LLP 14 /s/Abraham G. Smith /s/ Thomas F. Christensen 15 Thomas F. Christensen Abraham G. Smith 16 Nevada Bar #2326 Nevada Bar #13250 1000 S. Valley View Blvd. 3993 Howard Hughes Parkway, Suite 600 17 Las Vegas, NV 89107 Las Vegas, NV 89169-5996 T: 702-949-8200 T:702-870-1000 18 courtnotices@injuryhelpnow.com asmith@lewisroca.com Attorneys for Defendant Gary Lewis Attorney for Plaintiff United Automobile 19 Christensen & Arntz Insurance Company 20 21 **ORDER** 22 23 IT IS SO ORDERED. 24 Lenbucke 25 26 U.S. DISTRICT COURT JUDGE Dated: August 17, 2023 27 28